

CLARK HILL PLLC
PAOLA M. ARMENI, ESQ.
Nevada Bar No. 8357
E-mail: parmeni@clarkhill.com
TIFFANY SOLARI, ESQ.
Nevada Bar No. 16003
E-mail: tsolari@clarkhill.com
1700 S. Pavilion Center Dr., Suite 500
Las Vegas, Nevada 89135
Telephone: (702) 862-8300
Facsimile: (702) 778-9709
Attorney for Plaintiffs, Morgan Family

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

BONNIE LOPEZ, individually as sister and
for the Estate of MELODY MORGAN,
deceased; COLLEEN LACKEY, individually
as mother of MELODY MORGAN, deceased,

Plaintiffs,

vs.

THE STATE OF NEVADA ex rel. NEVADA
DEPARTMENT OF CORRECTIONS,
WARDEN DWIGHT NEVEN, individually;
GARY PICCININI, ASSISTANT WARDEN,
individually; BRYAN SHIELDS,
individually; OFFICER KARISSA
CURRIER; OFFICER JAZMINA
FLANIGAN; NURSE JANE BALAO;
NURSE BRIGIDO BAYAWA; NURSE
LEILANI FLORES; NURSE ROSEMARY
MCCRARY; NURSE MA LITA
SASTRILLO; NURSE CHRIS SHIELDS;
DOES I through X; and ROE ENTITIES I
through X, inclusive,

Plaintiffs.

CASE NO.: 2:21-cv-01161-ART-NJK

**ORDER TO EXTEND DEADLINE FOR
PLAINTIFFS TO FILE THEIR REPLY
TO DEFENDANT KARISSA
CURRIER'S RESPONSE TO
PLAINTIFF MORGAN FAMILY'S
MOTION TO COMPEL RESPONSES
TO REQUEST FOR PRODUCTION
NO. 1 [ECF 164]
(1st Request)**

Plaintiffs BONNIE LOPEZ, individually as sister and for the estate of MELODY
MORGAN, deceased; and COLLEEN LACKEY, individually as mother of MELODY
MORGAN, deceased, (collectively, "Morgan Family"), by and through their counsel, Paola M.

1 Armeni, Esq., and Tiffany Solari, Esq., of the law firm of Clark Hill, PLLC; and Defendant Karissa
2 Carrier, by and through her counsel Cameron P. Vandenberg, Esq. of the Nevada Attorney
3 General's Office, hereby respectfully submit this Stipulation and Order Extending Time for
4 Plaintiffs to file a reply to Defendant Karissa Carrier's Response to Plaintiff Morgan Family's
5 Motion to Compel Responses to Request for Production No. 1 [ECF 164], with a current deadline
6 of August 18, 2023. The parties are respectfully requesting that the Court extend the deadline for
7 the Plaintiffs to reply to the Opposition for an additional seven (7) days, up to and including August
8 25, 2023.

9 Although Plaintiffs' counsel has been diligently working on replying to Defendant
10 Carrier's Response, counsel requires a short extension to complete the Reply. This request for
11 extension is made in good faith and not for the purposes of delay.

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1 WHEREFORE, the parties stipulate that the time for Plaintiffs to file their Reply to
2 Defendant Currier's Response to Plaintiffs' Motion to Compel be extended an additional seven (7)
3 days up to and including August 25, 2023.

4 APPROVED AS TO FORM AND CONTENT on the 9th day of August 2023:

5 CLARK HILL, PLLC

6 /s/ Paola M. Armeni

7 PAOLA M. ARMENI, ESQ.

8 Nevada Bar No. 8357

9 TIFFANY SOLARI, ESQ.

10 Nevada Bar No. 16003

11 1700 S. Pavilion Center Drive, Suite #500

12 Las Vegas, Nevada 89135

13 *Attorneys for Plaintiffs, Morgan Family*

OFFICE OF THE ATTORNEY GENERAL
AARON FORD, Attorney General

/s/ Cameron P. Vandenberg

CAMERON P. VANDENBERG, ESQ.

Chief Deputy Attorney General

Nevada Bar No. 4356


5420 Kietzke Lane, Suite 202

Reno, Nevada 89511

Attorney for Defendant Karissa Currier

14 **ORDER**

15 **IT IS SO ORDERED:**

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18 UNITED STATES MAGISTRATE JUDGE

19 Dated: August 10, 2023